### ACUERDO DE TRANSACCION

### COMPARECEN

Compañía" AIRPORT representada CATERING SERVICES en este acto

LA SEGUNDA PARTE: Sr./Sra

TRABAJADORES LA TERCERA PARTE: DE en este medio AEROPUERTO, acto libre por ٧ La voluntariament UNION INDEPENDIENTE adelante representante

### EXPONEN

condiciones POR CUANTO: rigen para efectos de empleo condiciones salarios, de empleo del Compañía, horas cuyo Convenio

Compañía han estado POR CUANTO: Sr./Sra. Núms. Desde A-2657 Y A-1840-94. suspendidos fue alrededor litigada del 17 por partes

Case 3:98-cv-02092-JAG

favorable 16 de junio de casos, querellantes del 1994, ordenando tanto el/la obtuvieron un beneficios reposición Sr. Laudo de los otros

pendiente Estados antes POR mencionados CUANTO: resolución Compañía laudos Núm. dicho foro que revisión están actualmente de Distrito judicial

violación con alguna relación Convenio otros querellantes suspensión Colectivo niega indefinida haya cualquier

POR CUANTO: los Tribunales A-2657 A-1840-94 puede

barciq

manifestado

Compañía mencionado, POR CUANTO: empleo El/La aunque Compañía. resuelto no tiene fuese por e1 interés alguno

beneficios del mismo con tener CUANTO: marginales todo en ns los derechos contra El/La Sr./Sra. Compañía acuerdo al Laudo cualquier como de consecuencia reposición, Garcia causa de acción de us dispuesto(a) que él(ella)

sostenido También por el Tribunal dispuesto(a) Federal su e1

entiende POR TANTO: controversia, уа Con el resuelta cual que propósito el/la Sr./Sra. ponerle

agentes, incluye, di representantes rectores, oficiales, y/0 4 las sociedades Acuerdo, accionistas, 1 a gananciales supervisores đe

mencionada, alguna comercial forma incluyendo, AIRPORT Catering relacionada У/0 AVIATION GROUP Services, sin representantes, limitarse Inc., Y **EMPRESAS** e]

4 A-1840-94, consideración consistente emitido pago voluntariamente de en reposición la suma de empleo

disponiéndose relación beneficios pérdida discrimen Omnibus incluyendo cualquier relación por Igualmente daños ingresos; empleo reclamación que cualquier clase sexo, Reconciliation empleo despido injustificado que alguna disposición no, cualquier religión, cualquier renuncia cualquier Sr./Sra. que Sr./Sra. origen 1989 Act del 1986 clase, reclamación de otro naciona (W.A.R.N.), edad, convenio judicial del convenio (Ley 80 prohibida /Sra. Stanciá 0 renuncia, 0 (C.O.B.R.A. impedimento que salarios Consolidated 0 administrativo, surgiera sin limitarse

Employment

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Ley Federal de

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Empleo

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empleo por Artículo reclamación por 105 el Código de Impedidos); Employee 0 razón Federal Estados Unidos Constituciones del Estado Libre Asociado del Trabajo); Americans with alegados de diciembre Seguros sexo); Workers de daños abril del 1945 (Ley de Retirement Ley de Rehabilitación religión, Puerto Rico, Adjustment América, perjuicios 1985 (Prohibición de Discrimen Income Security (Ley Retraining National Disabilities de discrimen origen reglamento amparo Compensación nacional Notification de e l ५/०

deducción aplicable, Acuerdo adicional segundo del laudo de POR perjuicios, Jarcia pago futuro que cuotas arbitraje S1 alguna, suma antes fecha como Acuerdo. Sr./Sra. a que consecuencia de como indemnización por Unión querellante indicada, se hace OCTAVO Como consideración al momento y/0 Sr. /Sra. Garcia cualquier (8vo.) día referencia e1 controversia que Acuerdo,

Case 3:98-cv-02092-JAG

describe También párrafo condición Acuerdo, pago que e l Secretario del

dinero pagado

conforme

requerida

en

emitido

incluyendo al final

- constituye 0 reglamentos del aceptación Unidos Compañía por parte América Estado culpa Libre Unión; responsabilidad pago Asociado Constitución de Puerto admisión Rico o de
- conversaciones de los entre este Tribunales presente Acuerdo las partes relacionadas comprometen Acuerdo de agencias Transacción Transacción administrativas con Relevo 4 la negociación ni
- Unión Transacción representante 4 consecuencias libre tenido y voluntariamente e] legales, reconocen beneficio otorgado ۲4 llegar 4 consultar cantidad de
- de voluntariamente casos pero ní. El/La religión, sin limitarse incapacidad sexo, origen social a física discrimen A-1840-94 reconoce por 0 nacional, de condición
- por conforme a 1 Sr./Sra. párrafo de acepta Acuerdo,

por:

AIRPORT

SERVICES

ACUERDO DE

TRANSACCION

arbitraje Núm. A-2657 rog 4 A-1840-94 del despido objeto

- tiempo que examinado acuerdos veintiún (21) tiene revocación e1 razonable aquí convenidos, siete mismo en el día detenidamente los días E1/La acuerdos deberá (7) días días Sr./Sra. suficiente expresa que para habidos notificar К para de hoy. a asesorarse partir para revocar de este por estudiar đe También tiene considerarlo, reconoce escrito, documento legalmente 1 a fecha consentimiento e1 que dentro mismo. en que incorpora ч conocimiento ha su deseo tenido 10
- declarada documento continuarán en vigor no hubiese nula Si cualquier por formado nn tribunal competente, disposición parte del mismo como de este las 1 a documento porción demás disposiciones declarada

mencionado presente documento en muestra ANTES EXPUESTO, de ns conformidad las partes con otorgan todo 10 antes

PARA QUE ASI CONSTE, as partes comparecientes

documento

Puerto

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rancisco

Rivera

por:

UNION INDEPENDIENTE DE TRABAJADORES DE AEROPU

AEROPUERTO (UITA):

Lcdo. Francisco Guzmán Rivera the state

de

bajo juramento declaro:

anteriormente indicadas nombre circunstancias personales

đе presente Que el Acuerdo conforme đе Puerto Rico, Transacción y Relevo

indicadas

conocer Puerto Rico, hoy día ۲

GADO-NUTPRI

APROBADO

NOTARIO

Secretario del e1 fines presente Trabajo de escrito ٧ Recursos que he Humanos leído

Case 3:98-cv-02092-JAG

obligaciones legislación protectora

derechos

trabajador

0 1257

Case 3:98-cv-02092-JAG

DESCUENTO DE CUOTA

la cantidad de Quinientos Dólares (\$500.00)

por concepto de descuento de cuota de unión.

En Carolina, Puerto Rico,

### TRANSACTION AND RELEASE AGREEMENT

### APPEAR

уф INC MrAS a /d/ П rancisco PARTY ď ACS, O<sub>F</sub> hereinafter Rive THE ra; FIRST and PART: the Company" AIRPORT CATERING represented SERVICES here

"Mr Soc /Mrs <u>ص</u> AS PARTY ecurit García OF K THE 584and 1 SECOND .7736 PART: 0  $\overline{\mathsf{H}}$ Mr./Mrs legal age Edua ırdo he reina G ۵  $\vdash$ Q ter

represented TRABAJADORES AS PARTY herein DE  $O_{\mathrm{F}}$ THE AEROPUERTO, ру THIRD  $\leftarrow$ Ś representative PART: hereinafter LANOIND José "the INDEPENDIENT  $\bowtie$ Orti Union" H and 

They hereby Н reely and voluntarily

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þу Bargaining Agreement purposes /Mrs the WHEREAS Union, 0  $\vdash$ ļ'n. sal Agreement lary, Mr. and effect /Mrs whi working ch governs with Ga μ. RO Ø hour part the <u>ب</u> the μ. Ś ັດ and 0f an Company, employment employee other Collective working which repre conditions Bargaining Collective conditions ented of

Ga suspended CLC ίía WHEREAS Ω Ø from well  $\Omega$ employment  $\alpha$ ince S othe on ĸ 20 employees and around sal lary January 0  $\vdash$ the The 17, Company legali 1992  $\leftarrow$ ha Mrlve 0  $\vdash$ been S said

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mone controvers ta voluntaril THEREFORE favorably ĽУ 0 7  $\square$ К which tha reso  $\overline{\phantom{a}}$ For Mr. the lved /Mrs the Company in sole hi Garc Ś ha /he S Ω purpos К made, understands Éa. OAI (1) the К 0 ήn  $\vdash$ par ending ha . OW S O S ω 0 lready  $\vdash$ reely the

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document Z WITNESS WHEREOF the appearing part <u>1</u>e sign thi

Page 19 of 22

1995 In Carolina Puerto Rj. CO today the 21st day 0 Ħ July

Mr. S/illegible щ rancis CO Rivera

By: AIRPORT

CATERING

SERVICES

INC

UNION INDEPENDIENTE TRABAJADORES DE AER AEROPUERTO DE (UITA)

s/José  $\mathbb{A}$ Orti

Atty. /Francisco Francisco Guzmán Guzmán Rivera Rivera

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#### OATH

- Puerto Rico Eduardo d f N/A under García Property oath Bristol, state owner of and legal resident age, single of San /married,
- previously That indicated my name and personal  $C_{\perp}$ rcumstances  $\Omega$ re  $\alpha$
- Release 2 μ. Ś That rue the and preceding am in Agreement agreement ADA TORRES, CERTIFIED INTERPRETER ADMINISTRATIVE OFFICE OF THE JUSTED STATES COURT. CERTIFIED To be a true and correct translation from its original to the 0 with Ē Transaction its contents

the wherefore 21st day sign of July, this document 1995. i, Carolina, Puerto Rico, today

 $\Omega$ 'Eduardo Complainant Garcí ģ Bri stol

Affidavit No. 396

Page 20 of 22

21st Bristol tte St day Sworn of 0 рe Ť rsonally and July, the above subscribed 1995 know stated Tn. to Carolina, personal before mePuerto circumstances Уď Eduardo Rico today whom García the

/Pedro Antonio Maldonado Ojeda Notary Public

 $\Omega$ 

Maldonado Notarial Seal Ojeda of affixed Pedro Antonio to document

### APPROVED

preceding stipulation and have informed the persons of the scope of each of its clauses. I have also advised them of the	Of 1995, in order to certify that I have read the	and approve this document today the day of	Secretary of Labor and Human Resources of Puerto Rico, sign	I,, on behalf of the
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ADA TORRES, CERTIFIED INTERPRETER ADMINISTRATIVE OFFICE OF THE UNITED STATES COURT. GERTIFIED To be a true and confect trans-lation from its original.

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ADMINISTRATIVE OFFICE OF THE UNITED
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## DEDUCTION OF DUES

deduct deduction  $\vdash$ the Eduardo 0 Ħ amount the union García of dues Five Bri stol, Hundred authorize Dollars the (\$500.00)Company for to

InCarolina, Puerto Rico, the 26<sup>th</sup>day of July, 1995.

S/Eduardo Signature García of Emp Employee Bristol

001258

ADA TORRES, CERTIFIED INTERPRETER ADMINISTRATIVE OFFICE OF THE UNITED STATES COURT.